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-	APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
	09/017,329		02/02/1998	RYUICHI MATSUKURA	· 1083.1049/JD	8159	
	21171	7590	06/23/2003				
	STAAS & HALSEY LLP				EXAMINER		
SUITE 700 1201 NEW YORK AVENUE, N.W. WASHINGTON, DC 20005				•	CARDONE	NE, JASON D	
	WASHINGTON, DC 20003				ART UNIT	PAPER NUMBER	
	•		•		2142	0/	

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

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		Application No.	Applicant(s)				
	Office Antique Comments	09/017,329	MATSUKURA, RYUICHI				
	Office Action Summary	Examiner	Art Unit				
	The MAN INC DATE of this are assuming the same	Jason D Cardone	2142				
Period for	The MAILING DATE of this communication app Reply	ears on the cover sneet	with the correspondence address				
THE N - Extens after S - If the p - If NO p - Failure - Any re	PRTENED STATUTORY PERIOD FOR REPLY IAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 IX (6) MONTHS from the mailing date of this communication. seriod for reply specified above is less than thirty (30) days, a reply beriod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may within the statutory minimum of the ill apply and will expire SIX (6) Mc cause the application to become	a reply be timely filed nirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
1)[🛛	Responsive to communication(s) filed on 22 A	pril 2003 .					
2a) <u></u> □	This action is FINAL . 2b)⊠ Thi	s action is non-final.					
3)□	Since this application is in condition for allowa	nce except for formal m	atters, prosecution as to the merits is				
Disposition	closed in accordance with the practice under to of Claims	=x parte Quayle, 1935 (C.D. 11, 453 O.G. 213.				
4)🛛 (Claim(s) <u>1-11 and 16-21</u> is/are pending in the	application.					
4	a) Of the above claim(s) is/are withdraw	n from consideration.					
5) 🗌 (Claim(s) is/are allowed.						
6)⊠ (Claim(s) <u>1-11 and 16-21</u> is/are rejected.						
	Claim(s) is/are objected to.						
8) (Application	Claim(s) are subject to restriction and/or	election requirement.					
	·						
	9) The specification is objected to by the Examiner. 10) The drawing(s) filed onis/are; a) accepted or b) the chicated to by the Examiner.						
10/1	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
	If approved, corrected drawings are required in reply to this Office action.						
12)[] T	12) The oath or declaration is objected to by the Examiner.						
Priority u	nder 35 U.S.C. §§ 119 and 120						
13)⊠ /	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C	. § 119(a)-(d) or (f).				
a)∑	〗All b) ☐ Some * c) ☐ None of:						
•	I. Certified copies of the priority documents	have been received.					
2	2. Certified copies of the priority documents	have been received in	Application No				
	B. Copies of the certified copies of the prior application from the International Bure the attached detailed Office action for a list of the actio	eau (PCT Rule 17.2(a))					
14)∏ Ad	knowledgment is made of a claim for domestic	priority under 35 U.S.C	C. § 119(e) (to a provisional application).				
	a) The translation of the foreign language provisional application has been received. 15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.						
Attachment(s)						
2) Notice 3) Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	v Summary (PTO-413) Paper No(s) If Informal Patent Application (PTO-152) See Attached Office Action .				

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DETAILED ACTION

Response to Amendment

1. This action is responsive to the amendment of the applicant (Paper No. 28) filed on 4/22/03. Claims 1-11 and 16-21 presented for further examination.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-11 and 16-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ooki, U.S. Patent No. 5,991,846, in view of Yacoub, U.S. Patent No. 6,552,813.
- 4. Regarding claim 1, Ooki discloses a computer network system in which plural connecting means capable of connecting and disconnecting a computer is provided in a network circuit to which a first computer has been connected, and a second computer is connected to one of the connecting means [Ooki, col. 1, line 55 col. 2, line 22 and col. 3, lines 1-25], wherein

the first computer comprises resource information managing means for managing information relating to hardware or software, which are usable through the network circuit, and resource information processing means for taking out the content of the resource information managing means in response to a request of information

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relating to usable hardware or software from another computer, and transmitting to the network circuit [ie. printer selection unit with printer information storage unit, Ooki, col. 3, lines 39-61 and col. 4, lines 11-63];

the second computer comprises resource setting means for setting the hardware or software according to the content of the hardware or software information transmitted by the resource information processing means of the first computer [Ooki, col. 3, lines 16-47], and;

when the second computer is connected to the network circuit through any one of the plural connecting means, the resource setting means receives the content of the hardware or software information transmitted by the resource information processing means of the first computer and sets the hardware or software [Ooki, col. 3, lines 39-61 and col. 4, lines 11-63].

Ooki does not specifically disclose information including a position in the real world for each of the hardware or software. However, Yacoub, in the same field of endeavor, discloses sending client requests to the closest physical (a position in the real world) printer (hardware or software) [Yacoub, col. 6, line 46 – col. 7, line 9 and col. 10, lines 28-65], similar to the printer selection system of Ooki. It would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate an additional preference with location of the hardware or software, taught by Yacoub, in to the printer selection system, taught by Ooki, in order to be more user-friendly by sending the print job to the closest printer (within the client specifications).

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5. Regarding claim 2, claim 2 has similar limitations as claim 1 and additional limitations of a resource installation position managing means for managing the position at which the resource managed by the resource information managing means exists and selecting an arbitrary resource. Therefore, the similar limitations are disclosed under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1]. Also, Ooki-Yacoub further discloses the resource installation position managing means for managing the position at which the resource managed by the resource information managing means exists and selecting an arbitrary resource [Ooki, col. 3, lines 39-61 and col. 4, lines 11-63] [Yacoub, col. 10, lines 28-65].

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6. Regarding claim 3, claim 3 has similar limitations as claim 1 and additional limitations of a resource information holding means for holding the resource information relating to the resources that can be managed directly and comparing means for comparing the content of the resource information holding means and the content of the resource information managing means of the first computer, detecting a replaceable resource. Therefore, the similar limitations are disclosed under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1]. Also, Ooki-Yacoub further discloses resource information holding means for holding the resource information relating to the resources that can be managed directly and comparing means for comparing the content of the resource information holding means and the content of the resource information managing means of the first computer, detecting a replaceable

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resource [Ooki, col. 3, lines 39-61 and col. 4, lines 11-63] [Yacoub, col. 6, line 46 – col. 7, line 9].

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- 7. Regarding claim 4, claim 4 has similar limitations as claim 1. Therefore, it is rejected under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1].
- 8. Regarding claim 5, claim 5 has similar limitations as claim 1 and additional limitations of a resource information holding means for holding the resource information relating to the resources that can be managed directly and comparing means for comparing the content of the resource information holding means and the content of the resource information managing means of the first computer, detecting a replaceable resource. Therefore, the similar limitations are disclosed under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1]. Also, Ooki-Yacoub further discloses resource information holding means for holding the resource information relating to the resources that can be managed directly and comparing means for comparing the content of the resource information holding means and the content of the resource information managing means of the first computer, detecting a replaceable resource [Ooki, col. 4, lines 11-63] [Yacoub, col. 6, line 46 col. 7, line 9].
- 9. Regarding claim 6, claim 6 has similar limitations as claim 1 and additional limitations of a resource updating means for updating the content of the resource

information managing means when receiving an updated resource. Therefore, the similar limitations are disclosed under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1]. Also, Ooki-Yacoub further discloses a resource updating means for updating the content of the resource information managing means when receiving updated resource information [Ooki, col. 4, lines 11-63] [Yacoub, col. 2, lines 25-29 and col. 6, lines 32-42].

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- 10. Regarding claims 7-9, claims 7-9 have similar limitations as claim 1. Therefore, they are rejected under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1].
- 11. Regarding claims 10 and 11, claims 10-11 has similar limitations as claim 1 and additional limitations of a resource noticing means for noticing the content of the resource information managing means and updating resource information registering means by receiving the updated resource information from the computer. Therefore, the similar limitations are disclosed under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1]. Also, Ooki-Yacoub further discloses a resource noticing means for noticing the content of the resource information managing means and updating resource information registering means by receiving the updated resource information from the computer [Ooki, col. 4, lines 11-63] [Yacoub, col. 2, lines 25-29 and col. 6, lines 32-42].

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12. Regarding claims 16-21, claims 16-21 have similar limitations as claim 1. Therefore, they are rejected under Ooki-Yacoub for the same reasons set forth in the rejection of claim 1 [Supra 1].

Conclusion

- 13. A shortened statutory period for reply to this Office action is set to expire THREE MONTHS from the mailing date of this action.
- 14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jason D Cardone whose telephone number is (703) 305-8484. The examiner can normally be reached on Mon.-Thur. (9AM-6PM). If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Powell can be reached on (703) 305-9703. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7238 (After Final Communications), (703) 746-7239 (Official Communications), (703) 746-7240 (For Status inquiries, Draft Communications). Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Jason D Cardone

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Examiner

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